UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

C.A. NO. 04-CV-11417-RCL

CHRISTOPHER C. BITTNER and CAROL BITTNER,

Plaintiffs

v.

FRANK WILLIAMS, THEODORE A. SAULNIER, In His Capacity as CHIEF OF THE TISBURY POLICE DEPARTMENT, and THE TOWN OF TISBURY,

Defendants

DEFENDANTS' ASSENTED
TO MOTION FOR AN
ENLARGEMENT OF TIME
TO FILE PRE-TRIAL
CONFERENCE MEMORANDUM

Now come the defendants, with the assent of the plaintiff, and respectfully request that this Court grant leave to file the pre-trial memorandum on February 8, 2006. As grounds therefor, the defendants state that the undersigned defense counsel had emergency surgery on January 25, 2006. Defense counsel notified plaintiff's counsel and the Court in a timely manner of the necessity of the surgery by e-mail and telephone respectively. The recovery time from the surgery precluded her from participating in any earlier preparation from the pre-trial memorandum.

WHEREFORE, the defendants, with the assent of the plaintiff respectfully request leave to file the pre-trial conference memorandum on February 8, 2006.

Assented To:

PLAINTIFF,

CHRISTOPHER C. BITTNER and CAROL BITTNER

by their attorneys,

/s/Andrew M. Fischer_

Andrew M. Fischer (BBO# 167040) JASON & FISCHER 47 Winter Street, 4th Floor Boston, MA 02108 (617) 439-0305 BB0# 167040

DEFENDANT,

FRANK WILLIAMS,

By his co-counsel,

/s/Regina Ryan_

Regina Ryan (BBO#565246) Merrick, Louison & Costello 67 Batterymarch Street Boston, MA 02110 (617) 423-7904

Date: February 8, 2006

273558/Metg/0577

DEFENDANTS,

TOWN OF TISBURY, THEODORE A. SAULNIER, and FRANK WILLIAMS

by their attorneys,

/s/Katharine Goree Doyle

Joseph L. Tehan, Jr. (BBO# 494020) Katharine Goree Doyle (BBO# 634131) Kopelman and Paige, P.C. 101 Arch Street 12th Floor Boston, MA 02110-1109

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